Law Offices of Jean Schiedler-Brown and Assoc.,P.S. 606 Post Ave., Suite 101 Seattle, WA 98104 (206) 223-1888 Fax 622-4911

1	JO
2	
3	$\left \begin{array}{c} 1 \\ 1 \end{array} \right $
4	di
5	re
6	
7	ar
8	F
9	W
10	I
11	D
12	In
13	Jc
14	
15	F
16	m
17	$ _{2\epsilon}$
18	th
19	
20	th
21	ta

22

23

24

25

JOHN/JANE DOE # 1-100 DEFENDANTS

This matter having come before the Court on Motion of Plaintiff to change the dates for the initial disclosures, conference, and joint status report for Good cause, and the Court having considered the records and files herein and the Motion and memorandum and declaration in support of this motion, and no other parties having appeared,

FINDS There is good cause to change the subject time schedules.

Wherefore it is ORDERED;

Requests that dates in the Court's 12/13/19 Order be changed to:

Deadline for FRCP 26 (f) Conference: March 30, 2020

Initial Disclosures per FRCP 26 (a) (1) April 8, 2020

Joint Status Report and Discovery Plan per FRCP 16(f), LCR 26 (f): April 20, 2020.

All other parts of the Order shall remain the same.

FACTS: This case was filed on November 19, 2019. Dckt 1. Among the numerous defendants, the majority are located in Australia. Requests for waiver per FRCP 4 (d) (3) were mailed November 26, 2019. Defendants in Australia have 60 days in which to respond to the request for waiver, and if they waive service they are allowed another 30 days to answer/appear. If the 60 days expire and they must be served, it is estimated that service of process will require 30 days. This time frame takes us to February 26. Once served, defendants have 21 days to answer, (FRCP 12(a) 1), until about March 21. Counsel must confer 21 days prior to the Joint Status Report.

These time frames are minimal, as the number of defendants and the delays in communications because of distance and time zones are often unavoidable. Thus, the proposed dates are reasonable.

MOTION, MEMO, Good Cause to extend

Time for initial status reportPage 2 of 3

1	DATED THIS13 th DAY OFDecember, 2019.
2 3	LAW OFFICES OF JEAN SCHIEDLER-BROWN & ASSOC. /s/Jean Schiedler-Brown
4	JEAN SCHIEDLER-BROWN
5	ATTORNEY FOR PLAINTIFF WSBA # 7753
6	Dated this 30 Day of December 2019.
7	
8	RICARDO S. MARTINEZ
9	CHIEF UNITED STATES DISTRICT JUDGE
10	PRESENTED BY:
11	LAW OFFICES OF JEAN SCHIEDLER-BROWN & ASSOC.
12	JEAN SCHIEDLER-BROWN
13	ATTORNEY FOR PLAINTIFF
14	WSBA # 7753
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	MOTION, MEMO, Good Cause to extend
	Time for initial status reportPage 3 of 3

Law Offices of Jean Schiedler-Brown and Assoc.,P.S. 606 Post Ave., Suite 101 Seattle, WA 98104 (206) 223-1888 Fax 622-4911